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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/586,199	07/14/2006	Ralf Backer	04-H01US	2780	
Michael M Ric	7590 06/11/200 kin	8	EXAM	INER	
Abb Inc			SUGLO, JANET L		
Legal Department 4U6 29801 Euclid Avenue ART UNIT PAPE				PAPER NUMBER	
Wickliffe, OH 44092-1832			2857		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Application No. Applicant(s) 10/586,199 BACKER ET AL. Office Action Summary Examiner Art Unit

		JANET L. SUGLO	2857				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL\ HEVER IS LONGER, FROM THE MAILING D\ he validate under the provisions of 3 CFR. 1: SIX (6) MONTHS from the mailing date of the communication. SIX (6) MONTHS from the mailing date of the communication print of very the specified above, the maximum statutory particle very the communication of the communication	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a repty be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,			
Status							
2a)⊠	Responsive to communication(s) filed on <u>03 M</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under <i>E</i>	action is non-final. nce except for formal matters, pro		e merits is			
Dienociti	ion of Claims	, , , .					
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 7-12 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 7-12 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.					
Applicat	ion Papers						
10)🖾	The specification is objected to by the Examine The drawing(s) filed on 14 July 2006 is/are: a)[Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	☑ accepted or b) ☐ objected to be drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	a 37 CFR 1.85(a). jected to. See 37 C				
Priority (	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
1) Notice	e of References Cited (PTO-892)	Interview Summary     Paper No(a) Mail Da					

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Information Disclosure Statement(s) (PTO/Sbr08) 5) Notice of Informal Patent Application. Paper No(s)/Mail Date \_\_\_\_\_ 6) Other: \_\_\_\_\_.

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#### DETAILED ACTION

## Response to Amendment

 The action is responsive to the Amendment filed on March 3, 2008. Claims 7-12 are pending. Claims 1-6 have been cancelled. Claims 7-12 are new.

The amendments filed March 3, 2008 are sufficient to overcome the prior objections to the specification and claims and rejections of claims 1-4.

## Specification

A substitute specification in proper idiomatic English and in compliance with 37
 CFR 1.52(a) and (b) is required. The substitute specification filed must be accompanied by a statement that it contains no new matter.

# Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 7-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- With respect to claim 7, lines 12-13 currently state "power is supplied inverse to said instantaneous signal-to-noise ratio." It is unclear how the power is supplied

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*inversely* to the signal to noise ratio. This could mean that  $\frac{S}{N} = \frac{1}{P}$ , that the polarity of the power is inverted, or that the strength of the power is inverted. It is assumed that the applicant means that the power is lowered when the noise is lower and the power is increased when the noise is higher, however this is not conveyed in the claim language.

Claims 8-12 are rejected under 35 U.S.C. 112, second paragraph, because they
incorporate the lack of clarity present in parent claim 7.

## Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 7-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mochizuki (US Patent 4,969,363) in view of O'Donnell et al. (US Patent 6,611,770) (hereinafter "O'Donnell").

With respect to **claim 7**, Mochizuki teaches a method for operation of a flowmeter that uses magnetic induction to measure only the flow rate of an electrically conductive fluid flowing through said flowmeter and provide a signal representative of said flow rate (Mochizuki: Abstract, col 1, In 8-10; col 4, In 25-31), said flowmeter having

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a supply for providing power to produce a magnetic field used in said flow measurement (Mochizuki; col 3, In 11-26; col 5, In 46-50), said method comorising:

determining from said signal representative of said flow rate an instantaneous signal-to-noise ratio (Mochizuki: col 5, In 57-68); and

adjusting in response to a conductivity signal said power provided by said supply so that said power is supplied inverse to said instantaneous signal-to-noise ratio (Mochizuki: col 5, In 57-68). Mochizuki does not explicitly state that the power is inversely supplied in response to the signal to noise ratio. Mochizuki does state that the power is inversely supplied in response to the conductivity signal. O'Donnell states that the conductivity signal corresponds to the signal to noise ratio so that a higher conductivity means a good signal to noise ratio and a lower conductivity means high noise (O'Donnell: col 2, In 32-39; col 6, In 52-61). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Mochizuki to include the signal to noise ratio of O'Donnell because it avoids leakage problems (O'Donnell: col 1, In 12-30).

With respect to **claim 8**, Mochizuki further teaches indicating (i.e., pointing out) a value that represents said determined instantaneous signal-to-noise ratio (Mochizuki: col 5, In 64-68).

With respect to **claim 9**, Mochizuki further teaches indicating a value that represents said provided power (Mochizuki: The power signal is indicated to the circuit to which the signal is provided. col 3, In 11-26; col 5, In 46-50).

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With respect to **claim 10**, Mochizuki further teaches indicating a value that represents said provided power (Mochizuki: The power signal is indicated to the circuit to which the signal is provided. col 3, In 11-26; col 5, In 46-50).

With respect to claim 11, Mochizuki teaches generating a warning when said determined conductivity indicates that the voltage has exceeded a predetermined value (Mochizuki: col 4, In 41- col 5, In 21). Mochizuki explains that an alarm is issued when the resistance of the fluid (inversely related to the conductivity) exceeds a predetermined value which in turn increases the voltage drop. This situation also indicates that there is not enough water in the pipe to measure the flow rate. Mochizuki does not state that the signal to noise ratio indicates the noise voltage has exceeded a predetermined value. O'Donnell states that the conductivity signal corresponds to the signal to noise ratio so that a higher conductivity means a good signal to noise ratio and a lower conductivity means high noise (O'Donnell: col 2, In 32-39; col 6, In 52-61). O'Donnell further teaches that an empty pipe condition produces high levels of noise and an alarm level is produced when the conduction is inadequate for accurate flow measurement (O'Donnell: col 4, In 66 - col 5, In 4). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Mochizuki to include the signal to noise ratio of O'Donnell because it avoids leakage problems (O'Donnell: col 1, In 12-30).

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With respect to claim 12, Mochizuki further teaches switching off said power supply when said flow rate is zero or virtually zero (Mochizuki: col 7, In 51-66).

## Response to Arguments

 Applicant's arguments with respect to claim 7 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JANET L. SUGLO whose telephone number is Application/Control Number: 10/586,199 Page 7

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(571)272-8584. The examiner can normally be reached on Mon, Wed, Thur, Fri from

6:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Eliseo Ramos-Feliciano can be reached on 571-272-7925. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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/JANET L SUGLO/

Examiner, Art Unit 2857

/Eliseo Ramos-Feliciano/ Supervisory Patent Examiner, Art Unit 2857